1	MELINDA HAAG (CABN 132612) United States Attorney		
2	MIRANDA KANE (CABN 150630) Chief, Criminal Division		
4	OWEN P. MARTIKAN (CABN 177104) Assistant United States Attorney 450 Golden Gate Ave., Box 36055 San Francisco, California 94102 Telephone: (415) 436-7200 Fax: (415) 436-7234 E-Mail: owen.martikan@usdoj.gov		
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8	Attorneys for Plaintiff		
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11			
12	SAN FRANCISCO DIVISION		
13	UNITED STATES OF AMERICA, No. CR 3:12-71210 MAG (LB)		
14	Plaintiff, STIPULATION AND [PROPOSED]		
15	) ORDER EXCLUDING TIME FROM v. ) NOVEMBER 15, 2012 THROUGH		
16	MICHAEL LINDSAY,  Output  Outp		
17	Defendant.  ONTIL DECEMBER 14, 2012		
18	J		
19			
20	The defendant, MICHAEL LINDSAY, represented by EDWARD HU, and the		
21	government, represented by OWEN P. MARTIKAN, Assistant United States Attorney, hereby		
22	stipulate and ask the Court to exclude the time between November 15, 2012, and November 26,		
23	2012, under the Speedy Trial Act based on continuity of defense counsel, the necessity for		
24	defense counsel's effective preparation through review of discovery and due to the government's		
25	pending motion for detention. The parties stipulate that, taking into account the exercise of due		
26	diligence, the ends of justice served by excluding the time between November 15, 2012, and		
27	November 26, 2012, from computation under the Speedy Trial Act outweighed the best interests		
28	of the public and the defendant in a speedy trial.		

ORDER EXCLUDING TIME & CONTINUING PRELIM. Case No. CR 3:12-71210 MAG (LB)

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The parties further stipulate that for the same reasons, good cause exists to continue the time for preliminary hearing under Fed. Crim P. Rule 5.1 from November 26, 2012, until December 14, 2012.

SO STIPULATED:

MELINDA HAAG United States Attorney

/s/

DATED: November 15, 2012

OWEN P. MARTIKAN Assistant United States Attorney

/s/

DATED: November 15, 2012

EDWARD HU Attorney for Michael Lindsay

## (PROPOSED) ORDER

Based upon the representation of counsel and for good cause shown, the Court finds that failing to exclude the time between November 15, 2012, and November 26, 2012, would unreasonably deny defense counsel the reasonable time necessary for effective preparation through the review of discovery, and would deny the defense continuity of counsel, taking into account the exercise of due diligence, and that the ends of justice served by excluding this time outweigh the best interests of the public and the defendant in a speedy trial. The Court also finds that this time should be excluded based on the pendency of the government's motion for detention.

The Court further finds, based on the same reasons, that the time for preliminary hearing pursuant to Fed. Crim. P. Rule 5.1 should be continued until December 14, 2012.

Therefore, IT IS HEREBY ORDERED that the time between November 15, 2012, and November 26, 2012, shall be excluded from computation under the Speedy Trial Act, and that the time for preliminary hearing shall be continued until December 14, 2012. 18 U.S.C. §§

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1	3161(h)(7)(A) and (B)(iv); Fed. Crim. P. Rule 5.1.	
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3	DATED: November 26, 2012	LIBC
4		HON. LAUREL BEELER United States Magistrate Judge
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